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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/540,701	06/24/2005	Frank Cornelis Penning	NL 021402	2409
24737	7590 07/25/2006	EXAMINER		INER
PHILIPS INTELLECTUAL PROPERTY & STANDARDS			ELAMIN, ABDELMONIEM I	
P.O. BOX 30 BRIARCLIF	001 F MANOR, NY 10510		ART UNIT	PAPER NUMBER
	,		2116	<u>.</u>
			DATE MAILED: 07/25/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Applica	ition No.	Applicant(s)			
Office Action Summary		,701	PENNING ET AL.			
		er	Art Unit			
	Abdelm	oniem Elamin	2116			
The MAILING DATE of this commun	ication appears on t	he cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD F WHICHEVER IS LONGER, FROM THE M - Extensions of time may be available under the provisions after SIX (6) MONTHS from the mailing date of this comr - If NO period for reply is specified above, the maximum st - Failure to reply within the set or extended period for reply Any reply received by the Office later than three months earned patent term adjustment. See 37 CFR 1.704(b).	IAILING DATE OF To 137 CFR 1.136(a). In no nunication. atutory period will apply and will, by statute, cause the a	THIS COMMUNICATION event, however, may a reply be timed will expire SIX (6) MONTHS from application to become ABANDONE	the mailing date of this communication. D (35 U.S.C. § 133).			
Status			•			
1) Responsive to communication(s) file	ed on <u>24 June 2005</u>					
2a) This action is FINAL .	action is FINAL . 2b) This action is non-final.					
·	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ⊠ Claim(s) <u>1-12</u> is/are pending in the a 4a) Of the above claim(s) is/a 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-12</u> is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restrict	re withdrawn from c					
Application Papers						
9) The specification is objected to by the specification is objected to by the specific to the	a) accepted or loction to the drawing(s) the correction is requ) be held in abeyance. See uired if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (F 3) Information Disclosure Statement(s) (PTO-1449 or Paper No(s)/Mail Date	•	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-6, 8 are rejected under 35 U.S.C. 102(b) as being anticipated by Pione US. Pat. No. 6,353,894.
- 3. Claims 1, 8, Pione teaches an optical record carrier recording apparatus [apparatus of Fig. 2] comprising;

an accessing means for accessing an optical record carrier for reading data from or recording data to said optical record carrier [microcontroller 35 of fig. 2], and

a switching means for switching said accessing means between at least two accessing modes having different data rates [normal rate and slower rate] depending on the power mode of the recording apparatus [depending on the amount of energy in the energy storage circuit, see Fig. 5], wherein said accessing means are switched into a first accessing mode having a lower data rate than a second accessing mode when the recording apparatus is in a low power mode [step 110 of Fig. 5, see also col. 6, lines 1-3].

4. Claim 2, Pione teaches said switching means are adapted for detecting the power mode of the recording apparatus from the power supplied [monitoring the amount of energy in the energy storage circuit, see col. 8, line 16].

Application/Control Number: 10/540,701

Art Unit: 2116

5. Claim 3, Pione teaches said switching means are adapted for switching said accessing means into said first accessing mode when the power supplied is below a predetermined value

Page 3

[col. 4, lines 56-67].

6. Claim 4, Pione teaches said switching means are adapted for receiving and evaluating

information identifying the power mode of the recording apparatus [col. 4. lines 56-67].

7. Claim 5, Pione teaches said information is received from an external device, in particular

including a command to instruct said switching means to switch between into one of said

accessing modes depending on the power mode of the external device [col. 4, lines 63-67].

Claim 6, Pione teaches said switching means are adapted for switching said accessing 8.

means into said first accessing mode when the recording apparatus is in a battery power supply

mode [battery 60 of Fig. 1].

Claim Rejections - 35 USC § 103

9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all

obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

10. Claims 1-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Klaassen et

al, US. Pat. No. 6,622,252.

11. Claims 1, 8-10, 12, Klaassen teaches portable device [portable computer device 50 of

Fig. 5] comprising;

a data storage [hard disk drive 53 of Fig. 5] comprising:

an accessing means for accessing a record carrier for reading data from or recording data to said record carrier [Fig. 5 and related disclosure], and

a switching means for switching said accessing means between at least two accessing modes having different data rates [increasing the speed and data transfer rate of the storage device or reducing the speed and data transfer rate of the storage device, see abstract and col. 2, lines 32-40] depending on the power mode of the recording apparatus [depending on whether the storage device is powered by the external power source or the battery], wherein said accessing means are switched into a first accessing mode having a lower data rate than a second accessing mode when the recording apparatus is in a low power mode [col. 2, lines 32-40].

a data interface for transmitting and receiving data [Fig. 5],

a battery unit for internal supply in a first power supply mode [battery 51 of Fig. 5],

a power interface for connecting to a an external power supply unit for external power supply in a second power supply mode [element 52 of Fig. 5].

Klaassen fails to teach the disk drive is an optical disk drive.

However, Examiner asserts that optical disk drives are well known in the art. These types of limitations are considered field of use, and are not patentably distinct.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention was made to use the system of Klaassen in an optical disk drive, because it reduces the power consumption of the disk drive [see Klaassen, col. 2, lines 25-31].

12. Claim 2, Klaassen teaches said switching means are adapted for detecting the power mode of the recording apparatus from the power supplied [col. 6, line 63 thru col. 7, line 2].

- 13. Claim 3, Klaassen teaches said switching means are adapted for switching said accessing means into said first accessing mode when the power supplied is below a predetermined value [col. 6, line 63 thru col. 7, line 2].
- 14. Claim 4, Klaassen teaches said switching means are adapted for receiving and evaluating information identifying the power mode of the recording apparatus [col. 6, line 63 thru col. 7, line 6].
- 15. Claim 5, Klaassen teaches said information is received from an external device, in particular including a command to instruct said switching means to switch between into one of said accessing modes depending on the power mode of the external device [abstract].
- 16. Claim 6, Klaassen teaches said switching means are adapted for switching said accessing means into said first accessing mode when the recording apparatus is in a battery power supply mode [col. 2, lines 32-40].
- 17. Claim 7, Klaassen teaches said switching means are adapted for switching said accessing means into said second accessing mode when the recording apparatus is in mains power supply mode [col. 2, lines 32-40].
- 18. Claim 11, Klaassen teaches said portable device is a telephone, in particular a mobile phone or a cordless phone, a palmtop computer, a laptop, a digital camera or a camcorder [laptop 50 of Fig. 5].

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Abdelmoniem Elamin whose telephone number is 571-2727-3674. The examiner can normally be reached on MON - THUR 10:00 AM - 6::00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lynne Browne can be reached on 571-272-3670. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Abdelmoniem Elamin Primary Examiner Art Unit 2116

July 19, 2006